DEPARTMENT OF HEALTH SERVICES

714/744 P STREET P.O. BOX 942732 SACRAMENTO, CA 94234-7320



October 3, 1991

Letter No.: 91-83

TO: All County Welfare Directors All County Administrative Officers Medi-Cal Specialists/Liaisons

IMPLEMENTATION OF THE 1990 DISABILITY REGULATIONS AND THE RADCLIFFE SUBJECT:

AND HARRIS V. LOPEZ, ET AL. SETTLEMENT

The purpose of this All County Welfare Directors' Letter (ACWDL) is to provide information and instructions to counties regarding changes required by the new federal disability regulations and the negotiated settlement in the Radcliffe and Harris, v. Lopez, et al. (Radcliffe) lawsuit. actions are being required of the county welfare departments with this letter.

Background

The Department of Social Services (DSS), Disability Evaluation Division (DED), State Programs, makes disability determinations for applicants who file for Medically-Needy Medi-Cal under Title XIX of the Social Security Act. Federal Medicaid regulations call for using essentially the same process to determine the eligibility as those used in Supplemental Security Income (SSI) Title XVI of the Social Security Act and Social Security Title II benefits based on disability. Because applicants may apply for Medi-Cal, SSI and/or Social Security Title II disability benefits at or about the same time, methods have been developed by the federal and state programs to reduce duplicate development and subsequent costs. This is known as the duplicate development process. Recently, this process and other program aspects have been impacted by the Radcliffe lawsuit and the adoption of new federal regulations.

1990 Disability Regulations:

In December 1989, final Federal disability regulations were adopted by Health Care Financing Administration (HCFA). These regulations, which are known as the 1990 Disability Regulations, amended parts 435 and 436, Title 42 of the Code of Federal Regulations (CFR) and were effective January 10, 1990. new regulations make the following changes:

- 1. The regulations extend the time limit for making eligibility determinations based on disability from 60 to 90 days: Section 50177 of Title 22 of the California Code of Regulations (CCR) has been amended to reflect the extension of the eligibility determination time limit from 60 to 90 days.
 - The time limit was extended in order to reduce the number of а. Medi-Cal applications for which DED must make a determination without the benefit of a Social Security Administration (SSA) disability determination.

- The regulations clarify the controlling nature of federal SSA disability determinations.
 - a. When SSA or SSI disability applications and disability based Medi-Cal applications are filed on or about the same time, DED must adopt the SSA disability decision which is rendered within 90 days of the Medi-Cal application date.
 - b. A SSA disability decision has a binding prospective effect on a Medi-Cal disability determination. If SSA makes a decision which is different from one already made by DED, the SSA disability decision supersedes the DED determination. For example, in a duplicate development process, there will be times when SSA is unable to make a disability decision within a 90 day period and it becomes necessary for DED to initiate independent development. If this occurs and DED makes a favorable disability determination, but later SSA makes an unfavorable decision on this same case, Medi-Cal must adopt the SSA decision. The applicant must appeal through SSA if he/she is dissatisfied with the decision.
 - c. DED must adopt a federal disability decision made within 12 months of the Medi-Cal application date unless the applicant alleges additional and/or different disabling conditions from those originally claimed.
- 3. The regulations specify when DED must make independent disability determinations.
 - a. If the federal disability decision is issued within 90 days of the Medi-Cal application date, or prior to DED rendering its independent decision, DED must adopt that decision. DED will be required to initiate independent development in an effort to render independent decisions within 90 days on all duplicate development cases, where the federal disability decision will not be issued within the same 90 day period.
 - b. DED will be required to make independent decisions on all applications for disability based Medi-Cal where an individual applies for Medi-Cal as a medically needy person more than 12 months after a final federal disability determination that the individual was not disabled and where the individual alleges that his or her condition has changed or deteriorated since that final determination and where the individual has not reapplied for SSA (Title II) or SSI (Title XVI) disability benefits on the basis of

c. DED will be required to make independent decisions on all applications for disability based Medi-Cal where, even though 12 months has not lapsed since issuance of a final disability based SSA decision, the applicant alleges a disabling condition which is different from or in addition to those alleged as a basis for the SSA application. (See further discussion under "Consideration of New and Material Evidence and Allegations of Additional and/or Different Disabling Conditions")

Consideration of New and Material Evidence And Allegations of Additional and/or Different Disabling Conditions:

Under the 1990 Disability Regulations, DED will be required to make independent decisions on all disability based Medi-Cal applications where an applicant alleges a changed or deteriorated condition more than 12 months after a previous SSA disability denial determination of his or her claim. Any allegations of deterioration of the condition for which SSA made a determination that is filed less than 12 months after the most recent SSA determination must be resubmitted to SSA for reconsideration or reopening.

However, where a disability based Medi-Cal application alleges disabling condition(s) which are in addition to or different from those alleged as the basis for a previously denied SSA disability based application, DED will be required to make an independent decision within 90 days of the date of application even though 12 months may not have passed since the most recent SSA determination.

To implement the changes necessitated by the new regulations and to reduce the number of referrals to DED that will need to be returned to a county, modifications to form MC 223, Applicant's Supplemental Statement of Facts for Medi-Cal, were necessary. The modified MC 223 will be released soon. When the MC 223 is released, information will be sent explaining the modifications and the date the form—should begin to be used. (A copy of the modified MC 223 is enclosed.) Until the modified form—is released, the current MC 223 should be used and existing procedure should be followed.

The Radcliffe Case:

Radcliffe was filed by San Francisco Neighborhood Legal Assistance Foundation prior to the enactment of the 1990 Disability Regulations. The plaintiff alleged that the independent disability determination process has taken longer than the law allowed. The plaintiff made two demands: (1) that independent disability determinations be made within the time limit required by law (60 days at the time the lawsuit was filed, now 90 days because of the

All County Welfare Directors All County Administrative Officers Page 4

newly enacted federal regulations); and (2) that a status letter be sent to an applicant whose disability determination will not be decided within 90 days from the date an applicant applied as a blind or disabled, medically needy, individual.

Under the settlement agreement entered into with the plaintiff, the DED analysts are responsible for sending the status letter (enclosed) as required on those cases which were received prior to the 90th day from application date where a decision will not be rendered within that 90 day period. The letter provides the reason(s) for the delay and the name and telephone number of the disability evaluation analyst whom the applicant should contact if they require additional information on the status of their Medi-Cal application. The telephone number for filing an appeal of an application exceeding 90 days is also provided on the status letter.

In order for the DED analyst to make a disability decision or send a status letter within 90 days, it is imperative that counties adhere to Title 22, Section 50167, of the California Code of Regulations (CCR), which requires counties to forward all completed disability packets to DED no later than 10 days after the receipt of the MC 210 or other applicant/beneficiary's statement of disability as received by the county, unless the county is unable to comply with this requirement due to circumstances beyond the county's control pursuant to Medi-Cal Eligibility Procedures section 50167, page 4A-3.

In order to determine whether the counties are complying with their obligation under Title 22, CCR, Section 50167, DED identified, during the first three months of implementation of the <u>Radcliffe</u> settlement, those cases which were not timely referred by a county. After this information is compiled and evaluated, it may be decided that a county shall be responsible for mailing a status letter to the applicant on cases not referred to DED in a timely manner. IT IS EXTREMELY IMPORTANT THAT A COUNTY ACT TO FORWARD DISABILITY PACKETS IN A TIMELY MANNER TO MEET THE LEGAL REQUIREMENTS FOR TIMELY PROCESSING OF THESE CLAIMS.

<u>Summary of Impact of the 1990 Disability Regulations and the Radcliffe Settlement On County Operations</u>

The adoption of the 1990 Disability Regulations and the implementation of the Radcliffe settlement will impact the county operations as follows:

1. All disability based Medi-Cal applications, either filed by themselves or in conjunction with a SSA disability application, will receive either an initial eligibility decision within 90 days or the applicant will be provided with a status letter on approximately the 90th day explaining the reason(s) for delay.

All County Welfare Directors
All County Administrative Officers
Page 5

- A county eligibility worker must accept and process, in a timely manner, disability based Medi-Cal applications even if filed less than 12 months after the most recent SSA disability decision, where the applicant(s) alleges an additional or different disabling condition for disability.
- 3. A county eligibility worker must refer an applicant for disability based Medi-Cal back to SSA when the applicant alleges a deterioration of a condition for which SSA made a determination and the application is filed less than 12 months after the most recent SSA decision. Form MC 223 was modified to clarify the necessary information to be obtained. It will be released soon. The current form and procedure should be used until that time.
- 4. A county must adhere to the requirement that a complete disability packet be sent to DED within 10 days from the date of the receipt of the MC 210 or other applicant/beneficiary's statement of disability as received by the county (see exception to this requirement under Medi-Cal Eligibility Manual Procedures section 50167, page 4A-3).
- 5. If it is determined that substantial numbers of cases are not being referred to DED in a timely manner, a county may be required to send a status letter to an applicant to inform him or her about the delay.

As further changes occur, we will provide you with additional instructions. If you have any questions on this issue, please call Marie Taketa of my staff at (916) 657-1250/ATSS 437-1250.

Sincerely,

ORIGINAL SIGNED BY

Frank S. Martucci, Chief Medi-Cal Eligibility Branch

Enclosures

PPLICANTS SUPPLEM		COUNTY USE ONLY							
OR MEDI-CAL	Coun		Ald	Case Nu	mber				
1 Original to DED									
ART 1 - PERSONAL AN	ID MEDICAL I	NFORMATIO	N						
. First , Middle, and Last Name									
. Home Address		/	City			ZIP Code			
. Mailing Address			City			ZIP Code			
3. Phone Number CHECK () □ no p		I. Date of Birth	5. Social Security	Number	6. Heigh	6. Height Weight			
. Do you speak English?		8. If	NO, what language de	you speak?	9. Do :	you have a trans	lator?		
YES NO []									
. Translator's Name:	···	Transl	lator's Phone Number:		Best tim	e to call translat	Dr.		
Have you applied for Social benefits in the past 2 years IF YES, PLEASE ANSWE	s?		ity Income (SSI) i	disability	I	YES [] ON [
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B. Date of most recent d	ecision on your So	ocial Security or	SSI application:		-				
C. Has your medical prof	olem(s) <u>worsened</u>	since your last o	decision?	·		YES [] ON [コ	
IF YES, please explai	n								
D. Do you have any new decision on your Soci	medical problem(al Security/SSI ap	s) which you did plication was ma	d not have when tade?	the last		YES [] ON [
IF YES, what medical	problem(s)	* * * **	 				· · · · · · · · · · · · · · · · · · ·		
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	Type of m	edical problem	1:		Be	ginning Date	e (montn/y	aar)	
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Describe how your medical walking, lifting, bending, re		et your ability to	work or limit your	activities (such as	s sitting, star	nding,		E-11-12	
4. Did you have to stop work			olem(s)?		···	YES [□ NO		
IF YES, what is the date y	rou nad to stop wo	orking?							
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eadmill (exercise heart test)								
nest X-ray								
her X-ray (Name the body part re:)								
eathing Tests (PFT)	,							
pod Tests								
her (Specify:)								
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EPHONE NUMBER (include area code)			dity	state	zip code			
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B. IDENTIFY BELOW ANY OTHER doctor you have	seen since you	ır iliness or inj	ury began:					
ME:			ADDRESS					
			number	street	suite#			
			aty	state	zip code			
LEPHONE NUMBER (include area code))								

/PE OF TREATMENT OR MEDICINES RECEIVED (such as surgery, chemotherapy, radiation, and the medicines you take for your illness injury, if known. If no treatment or medicines, write "NONE".)

C. IDENTIFY BELOW ANY OTHER DOCTOR	YOU HAVE SEEN SIN	CE YOUR ILL	VESS OR IN	JURY BE	GAN:
ME:		ADDRESS			
		number		street	suite#
SPHONE NUMBER (include area code)		city		state	zip code
HOW OFTEN DO YOU SEE THIS DOCTOR?	DATE FI	RST SEEN?			DATE LAST SEEN?
ASONS FOR VISITS (show illness or injury for which	och as surgery, chemother		nd the medicii	nes you ta	ke for your illness
njury, if known. If no treatment or medicines, write *NO DTE: IF YOU HAVE SEEN OTHER DOCTORS	ONE*.)				
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		number		street	Suite#
ent or dinic number;		слу		state	zip code
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re you an outpatient?		Dates of vi			
YES NO IF YES", SHOW DATES _		Dates of Vi	SIIS		
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eason for hospitalization or clinic visits:					
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pe on treatment received.				t	
IS THERE ANYONE ELSE (a friend, relative, s and how it limits your daily activities or keeps y	social worker, etc.) we you from working?	may contact fo	r more infor	mation ab	out your illness or injury
If so, please list below:					
ЭМАН	ADDRESS.		PHONE NU	MBER	RELATIONSHIP TO YOU
		-			

A.	HOUSEWORK (including cooking, cleaning, sho activities):	opping, and odd jobs around the house and othe	r similar
В.	RECREATION AND HOBBIES (gardening, hiking	g, sewing, bowling, reading, fishing, musical inte	
C.	SOCIAL ACTIVITIES (visits with relatives, friend	s, neighbors, etc. Include phone contacts as w	,
 D.	MEANS OF TRANSPORTATION (drive car, ride	bus, motorcycle, walk, ride with someone else,	
E.	What is the highest grade you completed in scho	poi?	
F.	I completed school in 19		
G.	I passed the GED in 19		
	I have NOT worked in the last 15 years. Sign be I have worked in the last 15 years. Sign below A		
econ	npleted this form correctly and truthfully to the best	t of my knowledge and abilities.	
*********************************	SIGNATURE		DATE
	AUTHORIZED REPRESENTATIVE (II applicable)	TITLE	TELEPHONE
STAN	NCE OF:	TITLE OR RELATIONSHIP	TELEPHONE

Social and Educational Information:

ART 2 - VOCATIONAL INFORMATION

PLICANT'S SUPPLEMENTAL STATEMENT OF FACTS FOR MEDI-CAL

end Original to DED

st , Middle, and Last Name								2. Soc	el Seci	ority N	lumbe	эг	
ave worked in the last 15 years. This is a arted with my most recent job. (If you had										ring t	he la	st 15 years.	l hav
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DESCRIPTION OF THE JOB													
This is what I did and how I did it.													
These are the tools, machines, and equ	ipment I us	sed.											
I took this long to learn the job		da	ys or _					mont	hs				
I wrote, completed reports, or performe	d similar du	ıties.			Yes			No					
I had supervisory responsibilities.					Yes			No					
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If yes, name of medical problem(s)													
If yes, did your employer make special equipment, change in job duties, etc.) s	_				reaks,	speci	al	[∐ Ye	s		☐ No	
If yes, describe the special arrangemen	nts made												

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b. Job Title Dates Worked (Month and Year)) From						То					
Hours Per Week	Rat	e of P	ay _					P	er			
DESCRIPTION OF THE JOB This is what I did and how I did i												
These are the tools, machines, a	and equipment Luse	d.										
I took this long to learn the job _		day	s or _					mont	ths			
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I had supervisory responsibilities	s.				Yes			No				
PHYSICAL ACTIVITY												
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I stood this many hours a day at		0	1	2	3	4	5	6	7	8		
I sat this many hours a day at wo	ork:	0	1	2	3	4	5	6	7	8		
I climbed this much:	never			0003	asiona	ily		frec	quently		constantly	
I bent over this much:	☐ never			occa	asiona	lly		frec	uently		□ constantly	
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20 lbs. Ove	er 100 lbs.		Up to	o 25 l	bs.		Over	50 lb:	s.			
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have completed this form correctly a	and trottingly to the be											

DEPARTMENT OF SOCI STATE PROGRAMS BRA P.O. Box 30541, Te Los Angeles, CA 9	rminal Annex
1.	
I	l
Dear Appli	cant:
Your appli by your Co	cation for Medi-Cal based on disability has been referred to us unty Welfare Department.
Federal la where unus	w requires that eligibility be determined within 90 days except ual circumstances exist. In your case, that is the situation.
evaluate y	r is to advise you that all of the information necessary to our medical condition and how it affects your ability to work has en received.
We are awa	iting the following information:
()	results of your scheduled Consultative Examination copies of medical records copies of records from your Social Security or SSI disability application which have been requested from the office
()	processing that application your response to our letter of other:

If you would like additional information about the status of your Medi-Cal application, you may call me at (213) 965-1111. If you are in California, you may call station-to-station collect between the hours of 8:00 a.m. and 4:00 p.m.

You will be notified by your County Welfare Department when a final decision has been made regarding your claim.

Sincerely,

Disability Evaluation Analyst Los Angeles State Programs

IF YOU ARE HEARING IMPAIRED USING T.D.D. YOU MAY CALL (213) 938-7252.

If you disagree with the reason for this delay, you may request an administrative hearing by calling toll free 1-800-952-5253 or for those who are hearing impaired and using T.D.D. call 1-800-952-8349.

ROITINGS EXHIRIT

